

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

CATHERINE V. SIKORSKI AND JOHN SIKORSKI

X

Plaintiffs,

PLAINTIFFS' FIRST SET OF
INTERROGATORIES TO
FULTON DEFENDANTS

-against-

07 Civ 3906 (CLB)(LMS)

FULTON CHEVROLET-CADILLAC CO., INC.,
FULTON CHEVROLET CO., INC., HIGH POINT
CHEVROLET, INC., FULTON/HIGH POINT
CHEVROLET GROUP HEALTH BENEFIT
PROGRAM, SIEBA, LTD., and JOHN DOES
"1" through "3", WHOSE IDENTITIES ARE
CURRENTLY UNKNOWN,

Defendants.

FULTON CHEVROLET-CADILLAC CO., INC.,
HIGHPOINT CHEVROLET, INC. and FULTON/
HIGH POINT CHEVROLET GROUP HEALTH
BENEFIT PROGRAM ("the Plan"),

X

Third-Party Plaintiffs,

-against-

THE ANCHOR GROUP AND KEN HUTCHINGS,

Third-Party Defendants.

X

PLEASE TAKE NOTICE that, pursuant to Rules 33 and 34 of the Federal Rules of Civil Procedure and Rule 33.3 of the Civil Rules for the Southern District of New York, plaintiffs Catherine V. Sikorski and John Sikorski serve their First Set of Interrogatories and Request for Production of Documents on defendants Fulton Chevrolet-Cadillac Co., Inc., Fulton Chevrolet Co., Inc., High Point Chevrolet, Inc. (the "Dealerships"), and Fulton/High Point Chevrolet Group Health Benefit Program (the

“Plan”)(collectively the “Fulton Defendants”), to be answered under oath by a person with knowledge of the facts, in accordance with the above-referenced rules, on or before November 5, 2007 at the offices of Rider, Weiner & Frankel, P.C., attorneys for plaintiffs, 655 Little Britain Road, New Windsor, NY 12553.

Instructions For Responding to Interrogatories and for Producing Documents

1. Each interrogatory calls for all information that is known or available to you, including all information in the possession of your employees, agents, attorneys, accountants, auditors, or other professional persons or experts, and any investigators or any persons acting on your behalf or under you or your attorneys' employment, direction and/or control.

2. If you cannot answer any interrogatory fully and completely after exercising due diligence to make inquiry and secure information to do so, please so state and answer such interrogatory to the extent you deem possible. Specify the portion of such interrogatory you claim you are unable to fully and completely answer, and further specify the facts on which you rely to support your contention that you are unable to answer the interrogatory fully and completely. State the knowledge, information or belief you have concerning the unanswered portion of such interrogatory, and state fully, completely and in detail the acts done and inquiries made by you to show that you have exercised due diligence to make inquiries and to secure the information necessary to answer the interrogatory.

3. If you are asserting that part of any response to an interrogatory is privileged, specify the grounds therefor, identifying the alleged privileged documents or conversations by date, author, recipient and general subject matter and provide all information responsive to the interrogatory which does not fall within the claim of privilege.

4. Should any document be withheld from production on any basis, the following shall be separately stated for each document withheld:

- (a) The date(s) of the document;
- (b) The document's author(s) or originator(s);
- (c) The title(s) and the duties of the author(s) or originator(s);
- (d) All addressees or recipients of the document and all persons coming into possession of the document;
- (e) The subject matter(s) of the document;
- (f) The number of pages of the document; and
- (g) The precise basis for the privilege claimed or the objection made with respect to the document.

5. Should any thing or item be withheld from production on any basis, the following shall be separately stated for each thing or item:

- (a) A description of the thing or item;
- (b) The method in which or person(s) from whom the thing or item was obtained; and
- (c) The precise basis for the privilege claimed or the objection made with respect to the thing or item.

6. Unless otherwise specified, the time period covered by these requests is January 1, 2002 to-date.

INTERROGATORIES

1. Identify each officer, agent, employee or representative of the Fulton Defendants who negotiated the contract for services relating to the Plan dated September 1, 2000 between the Fulton Defendants, Diversified Concepts, and defendant Sieba, Ltd.

2. Identify each officer, agent, employee or representative of the Fulton Defendants who negotiated the contract for services relating to the Plan dated April 1, 2002 between the Fulton Defendants, Sieba, Ltd., and third-party defendants The Anchor Group and Ken Hutchings.

3. Identify each officer, agent, employee or representative of the Fulton Defendants who negotiated the contract for services relating to the Plan between the Fulton Defendants and any third-party administrator.

4. Identify each officer, agent, employee or representative of the Fulton Defendants who performed any functions relating to the administration of the Plan, and the processing of benefits claims on behalf of Plan members.

5. Identify each officer, agent, employee or representative of the Fulton Defendants who received, processed, or engaged in any manner of conduct with regard to the health care services, invoices, statements, and/or charges incurred by plaintiff Catherine V. Sikorski during the period July 11, 2002 to-date.

6. Identify each officer, agent, employee or representative of the Fulton Defendants who performed any functions relating to the administration of the Plan, including without limitation processing of benefits claims, and/or the attempts to resolve such health benefits claims for the period July 2002 to-date.

7. Identify each officer, agent, employee or representative of Sieba, Ltd. with whom the Fulton Defendants communicated regarding:

- a. the administration of the Plan;
- b. the processing of benefits claims; or
- c. the health benefits claims regarding plaintiff Catherine V. Sikorski.

8. Identify each officer, agent, employee or representative of The Anchor Group with whom the Fulton Defendants communicated regarding:

- a. the administration of the Plan;
- b. the processing of benefits claims; or
- c. the health benefits claims regarding plaintiff Catherine V. Sikorski

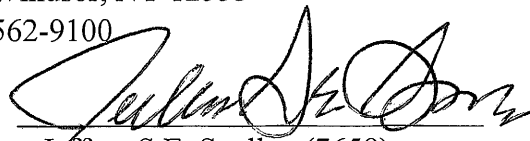
9. Identify and furnish a copy of each document referring or relating to claims for medical care and treatment for Catherine Sikorski including without limitation requests for preauthorization, invoices, statements, requests for payment, explanation of benefits forms, accounting reports, correspondence, memoranda, diaries, and notes.

10. Identify and furnish a copy of each document on which the Fulton Defendants will rely at trial in support of their claims and defenses.

Dated: October 4, 2007
New Windsor, NY

Rider, Weiner & Frankel, P.C.
Attorneys for Plaintiffs
655 Little Britain Road
New Windsor, NY 12553
(845)562-9100

By:


Jeffrey S.E. Sculley (7658)

TO: Michael K. Burke (MB7554)
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Peter L. Contini, Esq. (PC0169)
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1001 Franklin Avenue
Garden City, NY 11530

The Anchor Group
Ken Hutchings
Third-Party Defendants
3172 Pepperwood Bend
Marcellus, NY 13108

STATE OF NEW YORK)
)
COUNTY OF ORANGE) ss.:

Cheryl R. Churney, being duly sworn, deposes and says:

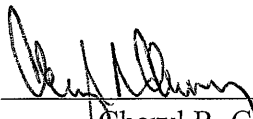
I am not a party of this action, am over 18 years of age, and reside at Newburgh, New York.

On October 4, 2007, I served the within Plaintiffs' First Set of Interrogatories to Fulton Defendants via first class mail, by depositing a true copy thereof, in a post-paid wrapper, in an official depository under the exclusive care and custody of the U.S. Postal Service within New York State, addressed to the following person at the last known address set forth after each name:

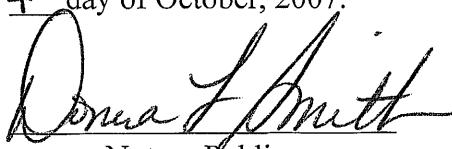
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The Anchor Group
Ken Hutchings
Third-Party Defendants
3172 Pepperwood Bend
Marcellus, NY 13108


Cheryl R. Churney

Sworn to before me this
4th day of October, 2007.


Notary Public

DONNA L. SMITH
Notary Public, State of New York
Reg. No. 01SM6062804
Appointed in Orange County
Commission Expires August 20, 2009